GOVERNMENTAL AGENCY (u	nder Family Code, §§ 17400 and 17406):				FOR COURT	USE ONLY
TELEBLIONE NO .		FAX NO.:				
TELEPHONE NO.:		FAX NO.:				
E-MAIL ADDRESS (Optional):						
ATTORNEY FOR (Name):	CALIFORNIA COUNTY OF					
	CALIFORNIA, COUNTY OF					
STREET ADDRESS:						
MAILING ADDRESS: CITY AND ZIP CODE:						
BRANCH NAME:						
PETITIONER/PLA	NNTIFF:					
RESPONDENT/DEFE	NDANT:					
OTHER P.	ARENT:					
SUMMONS AND	COMPLAINT	SUPPLEI	MENTAL COMPL	AINT (CASE NUMBER:	
AME	NDED COMPLAINT REGA	RDING PARE	NTAL OBLIGATI	IONS		
TO (name):				<u>, </u>		
	t agency has filed this lawsuit a	gainst you. Th	is lawsuit says yo	u and the	other parent are the	parents of each
	mplaint and that the obligor ma				•	•
Parental Obligations (f	orm FL-630) names you and th	e other parent	t as parents of eac	ch child li	sted below and, if the	ere is an amount
	proposed <i>Judgment</i> , orders the					
1 -	le the attached Answer (form F	•			-	-
	nplaint. If you do not file an A	_	-			_
	sponsible for support. If you					-
pay or other property	without further notice. See	ne attached si	tatement or your n	ignts and	responsibilities for fr	iore information.
	rigila la manutención de menor	-	•			-
	on los padres de los hijos nom		•			
	SPECTO A OBLIGACIONES P	-			•	-
1 .	cada uno de los hijos que figu			-		
	r estos hijos. Si no está de acu				-	
· ·	ntándolo al actuario del tribuna la RESPUESTA, el FALLO pro					
1	nanutención de menores, los p				·	
	e ninguna otra notificación. Pa					
responsabilidades que	_		,			,,
	ort agency is asking the court to	n issue judama	ent or orders for th	ne followii	na children:	
1. The local child suppl	or agency is asking the court to	Date of	Establish	Establis	-	Beginning
Name		Birth	Parentage	Suppo		Date
				Ш		
Additional chil	dren are listed on a page (labe	led Attachmen	t 1) attached to the	nis Compl	laint.	
	Notice to person serve	d: You are se	rved			
	1. as an individual	defendant/res	pondent.			
	2. on behalf of a n	ninor child or c	hildren.			
	3. other (specify):					
	Date:		Clerk, by			, Deputy
I	l					

FL-600 PETITIONER/PLAINTIFF: CASE NUMBER: RESPONDENT/DEFENDANT: OTHER PARENT: 2. a. The parents of the children named in item 1 are (specify name): (specify name): (Specify name) is named as the parent of the children listed in item 1 in the declaration of parentage on file with the _____ local child support agency or the ____ county welfare department. c. The obligor (the parent asked to pay support) is (specify): 3. Complete the following section if support is being requested but the "Establish Parentage" box has not been checked in item 1. Please specify each child. You do not need to complete this section if a final judgment of parentage was previously entered under this case number. A Voluntary Declaration of Paternity that has not been canceled and was signed by both parents has been forwarded to the California Department of Child Support Services for the following children (specify): The following are named as children of the marriage in a family law judgment in (specify county and state) for the following children in case number (specify) (specify):

Judgment of parentage has previously been entered in (specify county and state) in case number (specify)

Other (specify):

(Names of children):

for the following children (specify):

PETITIONER/PLAINTIFF:	CASE NUMBER:		
RESPONDENT/DEFENDANT:			
OTHER PARENT:			
 4. a. Some or all of the children named in item 1 are receiving or have received public (specify): b. Date public assistance first paid: 5. Other (specify): 	ic assistance from the following counties		
THE LOCAL CHILD SUPPORT AGENCY REQUESTS THAT:			
6. The court determine that the persons listed in item 2 are the parents of the children Parentage" boxes have been checked.	listed in item 1 for whom the "Establish		
Based on the California support guideline, the court order the obligor to pay: a. \$\times\$ current monthly child support based on the obligor's known income of \$\times\$ per month, and, if applicable, the obligee's known income of \$\times\$ per month. b. \$\times\$ current monthly child support based on the obligor's presumed income, as provided by law. c. \$\times\$ the court issue appropriate orders for sharing the costs of child care and/or uninsured health care (specify):			
e. Other (specify):			
8. The court order the obligor to provide health insurance for each child named in item keep the local child support agency informed of the availability of the coverage; to local child support agency's request, a health insurance form and that a <i>National M</i> insurance is not available at no or reasonable cost, that the court orders obligor to available. NOTICE: The obligor's employer or other person providing health insurance an appropriate health insurance plan if the obligor is found to be the parent.	complete and return, within 20 days of the dedical Support Notice be issued. If health provide coverage when it becomes		
9. A wage and earnings assignment be issued.			
10. The court order the parents to advise the local child support agency within 10 days in writing of any change in residence or employment.			
11. The court order the obligor to make all payments to (specify):			
12. The other parent be added as a party to this case.			
13. Number of pages attached:			
NOTICE			
 Child support: The court will make orders for the support of the children upon request a requesting party. 	nd submission of financial forms by the		
If you want legal advice, contact a lawyer immediately.			
A Statement of Rights and Responsibilities is attached to this document. Please re	ead it carefully.		
Date:			
•			
(TYPE OR PRINT NAME) (ATTOF	RNEY FOR LOCAL CHILD SUPPORT AGENCY)		

PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
OTHER PARENT:	

Hearing by Court Commissioner

This case may be referred to a court commissioner for hearing. By law, court commissioners do not have the authority to issue final orders and judgments in contested cases unless they are acting as temporary judges. The court commissioner in your case will act as a temporary judge unless, *before the hearing, you* or any other party objects to the commissioner acting as a temporary judge. You can object to the commissioner acting as a temporary judge in one of two ways: (1) by telling the commissioner in court, at the start of your hearing, that you object or (2) by delivering a written objection to the court clerk. You must object before the hearing in your case begins. You do not have to give a reason for your objection. The court commissioner may still hear your case to make findings and a recommended order. If you do not like the recommended order, you must object to it within 10 court days in writing (use *Notice of Objection* (form FL-666); otherwise, the recommended order will become a final order of the court). If you object to the recommended order, a judge will make a temporary order and set a new hearing.

Family Law Facilitator

Each superior court has a family law facilitator's office to provide education, information, and assistance to parents who have child support issues. The basic duties of the family law facilitator include:

- Providing educational materials;
- Distributing court forms;
- Providing assistance in completing forms;
- Preparing child support guideline calculations; and
- Providing referrals to the local child support agency, family court services, and other community agencies.

The family law facilitator is a neutral person whose services are available to any person who is NOT represented by an attorney. Both parties in the same case may receive assistance from the family law facilitator. There is no attorney-client privilege between the family law facilitator and any person assisted by the family law facilitator, and matters discussed with the family law facilitator are not confidential. No person can be represented by the family law facilitator.

STATEMENT OF RIGHTS AND RESPONSIBILITIES

NOTICE to the defendant/respondent: The proposed *Judgment Regarding Parental Obligations* will be entered against you unless you file your written *Answer to Complaint or Supplemental Complaint Regarding Parental Obligations* (form FL-610) with the court clerk within 30 days of the date you were served with the *Complaint*. The proposed *Judgment* will be entered whether or not you have a lawyer. If you were served with a form telling you the date of a court hearing, you should go to court on that date. An order may be entered without your input if you do not attend the hearing.

AVISO para el acusado: El FALLO propuesto entrará en efecto contra usted, a menos que dentro de 30 días desde cuando recibió notificación de la DEMANDA, usted registre por escrito una RESPUESTA A DEMANDA o DEMANDA SUPLEMENTAL RESPECTO A OBLIGACIONES PATERNAS (Gubernamental) (formulario 610). El FALLO propuesto entrará en efecto contra usted, tenga o no tenga usted un abogado. Si le dieron notificación con un formulario que especifica una fecha de audiencia, usted tiene que presentarse al tribunal en esa fecha. Si no asiste a la audiencia, una orden judicial podrá emitirse sin considerar su punto de vista.

PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
OTHER PARENT:	

NOTICE TO BOTH PARENTS

The local child support agency has sued both of you to determine whether you are the parents of the children listed and if one or both of you should be ordered to pay child support. The local child support agency does not represent any individual in this lawsuit, including either parent or the children. Carefully read this statement and the other papers that you received.

You have the right to be represented by a lawyer. If you dispute that you are the parent of the children listed in the *Complaint* and you do not have enough money for a lawyer, you may ask the court to appoint a lawyer to represent you on the issue of parentage.

Other information about court-appointed lawyers
(specify):

A blank Answer to Complaint or Supplemental Complaint Regarding Parental Obligations (form FL-610) is included in the papers that were served on you. If you did not receive an Answer form or if you would like another copy, you may get one from the local child support agency, the court clerk's office, or the family law facilitator. The family law facilitator can assist you in filling out the Answer form. You must file your Answer form with the court clerk within 30 days of the date you were served with the Complaint whether or not you obtain an attorney.

Settling Out of Court

You may contact the local child support agency to try to work out a settlement agreement. However, you must still file an *Answer* form within 30 days. If you and the local child support agency can reach an agreement regarding the requests made in the *Complaint*, you may sign a settlement agreement called a **stipulation**. By signing a stipulation, you are agreeing to give up your rights explained in this statement, you are agreeing that you are the parent of the children listed in the *Complaint*, and you are agreeing to obey all of the terms of the stipulation. The stipulation will become a court order that you must obey.

Going to Court

If you file your *Answer form, you* have the right to a court hearing, to subpoena witnesses, to ask questions of any witness against you, and to present evidence on your behalf. Genetic tests may be performed if the defendant questions parentage of the children listed in the *Complaint*. If the defendant refuses to cooperate in the genetic testing process, the issue of parentage may be resolved against the defendant. The costs of the genetic testing may be charged to one of you.

Earnings Assignment

All orders for support must contain an earnings assignment. If you are obligated to pay support, this assignment will require your employer or other payor to deduct support payments from your salary or earnings and send the payments to the local child support agency. Your employer may also be required to enroll your children in a health insurance plan and deduct the cost from your salary or earnings.

Any amounts you owe may be collected from your property, whether or not you are current in your payments toward past due support. Collection may be made by taking money owed to you by the state or federal government (such as tax refunds, unemployment and disability benefits, and lottery winnings), by taking property you own, by placing a lien on your property, or by any other lawful means. You may be fined or imprisoned if you fail to pay support as ordered.

If the local child support agency does not know how much money the obligor (parent asked to pay support) earns, he or she is presumed to earn enough money to pay the amounts stated in item 6b of the proposed *Judgment Regarding Parental Obligations* (form FL-630).

PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
OTHER PARENT:	

Other Important Information

Both parents should tell the local child support agency everything they know about the other parent's earnings and assets.

The defendant is always a party to this action. If the other parent has requested or is receiving services from the local child support agency, that parent will become a party to the lawsuit filed by the local child support agency after the initial support order or medical support order is entered by the court. After the other parent has become a party to the lawsuit, either parent may then ask the court to decide issues concerning support, custody, visitation, and restraining orders (domestic violence). No other issues may be raised in this lawsuit. Either parent may go to court to modify the court order. The local child support agency cannot bring proceedings to establish or modify custody, visitation, or restraining orders.

After the other parent has become a party to the lawsuit, either parent may go to court to enforce the existing order against the other, but must first notify the local child support agency as required by law. The local child support agency is allowed 30 days to determine whether or not a parent will be permitted to proceed with the enforcement action against the other parent. The local child support agency may deny a parent permission to proceed if it is currently taking enforcement action or if the action by a parent would interfere with an investigation. If the local child support agency does not respond to the notice by the parent seeking enforcement within 30 days or if the local child support agency notifies the parent seeking enforcement that the enforcement action can proceed, the parent may then file the enforcement action as long as all support is paid through the local child support agency.

If the custodial person receives public assistance, the local child support agency may agree to settle any parentage or support issue in this lawsuit without providing advance notice to the custodial person. A child support agency may not settle any child support issue without the consent of any parent who is an applicant for child support services and who does not receive public assistance.

The local child support agency is required, under section 466(a)(13) of the Social Security Act, to place in the records pertaining to child support the social security number of any individual who is subject to a divorce decree, support order, or paternity determination or acknowledgment. This information is mandatory and will be kept on file at the local child support agency.

Your family law facilitator is available to help you with any questions you may have about the above information. You can reach your family law facilitator by telephone at:

or in person at:

For more information on finding a lawyer or family law facilitator, see the California Courts Online Self-Help Center at www.courtinfo.ca.gov/selfhelp.